

Express Mail No.: EL501 632 529 US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Art Unit: 1654

Application of: Alvarez et al.

Serial No.: 09/079,819

Filed: May 15, 1998 Examiner: Avis M. Davenport

For: RANDOM PEPTIDES THAT BIND TO Attorney Docket No.: 1101-209

GASTRO-INTESTINAL TRACT (GIT) TRANSPORT RECEPTORS AND

RELATED METHODS

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. §1.56 and §1.97

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

In accordance with the continuing duty of disclosure imposed by 37 C.F.R. § 1.56 and § 1.97 to inform the Patent and Trademark Office of all references coming to the attention of each individual associated with the filing or prosecution of the subject application, which are or may be material to the patentability of any claim of the application, Attorneys for Applicants hereby direct the Examiner's attention to the reference (BM) listed on the attached revised form PTO 1449 entitled "List of References Cited by Applicant," a copy of which is being submitted herewith.

Identification of the listed reference is not to be construed an admission of Applicants or Attorneys for Applicants that this reference is available as "prior art" against the subject application. Consequently, Applicants respectfully decline to use form PTO-

1449, since this form identifies all of the references cited therein as "Prior Art". As an alternative, Applicants submit herewith a "revised form PTO 1449" entitled "List of References Cited" instead of "List of Prior Art Cited".

The reference contained in this Supplemental Information Disclosure

Statement was cited in a communication from a foreign patent office in a counterpart foreign application. Specifically, reference BM was cited in an International Search Report dated November 4, 1998 in corresponding International Application No. PCT/US98/10088. A copy of this Search Report is attached hereto as Exhibit A.

Applicants respectfully request that the Examiner review the foregoing reference and that the reference be made of record in the file history of the application.

Pursuant to 37 C.F.R. § 1.97(b)(3), it is estimated that no fee is due, as this Information Disclosure Statement is being filed before the mailing date of a first Office Action on the merits. However, should the Patent and Trademark Office determine otherwise, please charge the required fee to Pennie & Edmonds LLP Deposit Account No. 16-1150. A copy of this sheet is enclosed for accounting purposes.

Respectfully submitted,

Date: May 3, 2000

Adriane M. Antler

(Reg. No.)

PENNIE & EDMONDS LLP

1155 Avenue of the Americas New York, New York 10036-2711

(212) 790-9090





Express Mail No.: EL 501 632 529 US

Sheet_1 of _1

£7.									
•				ATTY. DOCKET NO.		APPLICATION NO.			
					1101-209	09/079,819			
	LIST	OF REFERENCES CIT	ED BY APPLIC	CANT	APPLICANT				
		(Use several sheets i	f necessary)		Alvarez et al.				
					FILING DATE		GROUP		
					May 15, 1998		1654		
			U.:	S. PATENT DOCUM	MENTS				
*EXAMINER INITIAL		DOCUMENT NUMBER	DATE		NAME CLASS SUBCLASS FILING DATE IF APPROPRIA				
			FORE	IGN PATENT DOC	UMENTS				
		DOCUMENT NUMBER	DATE	COUNTRY			SUBCLASS	TRANSLATION	
				ļ <u> </u>			<u> </u>	YES	NO
	вм	WO 94/07530	04/14/94	PCT					
		OTHER R	EFERENCES (Inc.	luding Author, Title	, Date, Pertinent Pages, E	tc.)			
		·							
EXAMINER				DATE	CONSIDERED				
		al if reference considered, and not considered. Inclu			rmance with MPEP 609; D	raw line throu	ugh citation	if not	

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY PCT ADRIANE M.ANTLER PENNIE & EDMONDS LLP 1155 AVENUE OF THE AMERICAS NOTIFICATION OF TRANSMITTAL OF NEW YORK, NY 10036 mittel REFERRED TO FILE THE INTERNATIONAL SEARCH REPORT REC'D OR THE DECLARATION NOV 09 1998 (PCT Rule 44.1) Pennie & Edmonds Date of Mailing O.K. for filing **04** NOV 1998 (day/month/year) Applicant's or agent's file reference See paragraphs 1 and 4 below FOR FURTHER ACTION 1101-209-228 International filing date (day/month/year) International application No. 15 MAY 1998 PCT/US98/10088 CONTROLL ON MEDICINET-Applicant ALICHE EI 108 TOF 10- 1/4/9 CYTOGEN CORPORATION The applicant is hereby notified that the international search report has been established and is transmitted herewith. 1. | X Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the international application (see Rule 46): The time limit for filing such amendments is normally 2 months from the date of transmittal of the international search report; however, for more details, see the notes on the accompanying sheet. Where? Directly to the International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Facsimile No.: (41-22) 740.14.35 For more detailed instructions, see the notes on the accompanying sheet. The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect is transmitted herewith. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that: the protest together with the decision thereon has been transmitted to the International Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices. no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made. The applicant is reminded of the following: 4. Further action(s): Shortly after 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in rules 90 bis 1 and 90 bis 3, respectively, before the completion of the technical preparations for international publication. Within 19 months from the priority date, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later). Within 20 months from the priority date, the applicant must perform the prescribed acts for entry into the national phase before all designated Offices which have not been elected in the demand or in a later election within 19 months from the priority date or could not be elected because they are not bound by Chapter II. Authorized officer Name and mailing address of the ISA/US Commissioner of Patents and Trademarks AVIS M. DAVENPORT Washington, D.C. 20231 (703) 308-0196 Telephone No. Facsimile No. (703) 305-3230

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notification of ACTION (Form PCT/ISA/22)	Transmittal of International Search Report 0) as well as, where applicable, item 5 below.
1101-209-228		(Earliest) Priority Date (day/month/year)
International application No.	International filing date (day/month/year)	i I
PCT/US98/10088	15 MAY 1998	15 MAY 1997
Applicant CYTOGEN CORPORATION		
according to Article 18. A copy is bei This international search report consis	en prepared by this International Searching A ng transmitted to the International Bureau. ts of a total of sheets. copy of each prior art document cited in this	
1. X Certain claims were found	l unsearchable (See Box I).	
2. X Unity of invention is lacki	ng (See Box II).	
3. The international application international search was can	on contains disclosure of a nucleotide and/ rried out on the basis of the sequence listing	or amino acid sequence listing and the
·	filed with the international application.	
	furnished by the applicant separately from the but not accompanied by a state going beyond the disclosure in	ne international application, ment to the effect that it did not include matter the international application as filed.
	transcribed by this Authority.	
4. With regard to the title, X	the text is approved as submitted by the app	olicant.
4. With regard to the time,	the text has been established by this Author	
,		
5. With regard to the abstract,		
J. William regions to this	the text is approved as submitted by the app	plicant.
	the tast has been established according to R	tule 38.2(b), by this Authority as it appears in h from the date of mailing of this international
6. The figure of the drawings to b	e published with the abstract is:	
Figure No	as suggested by the applicant.	X None of the figures.
	because the applicant failed to suggest a fig	
	because this figure better characterizes the	

Box I Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This international report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
2. X Claims Nos.: 2-5,27,41,46,47,71 AND 73 because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically: The claims were found unseachable under Article 17(2)(b) because of defects under Article 17(2)(a), because the claims
The claims were found unscalchable under Article 17(2)(a) obtains a result of the sequence listing are set forth with sequence ID No's which are not defined because the nucleotide and/or amino acid sequence listing is not in compliance.
Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
Please See Extra Sheet.
1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. X As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.: 1, 6-21, 22-26, 28-30, 40, 44-45, 70, 74, 81-84, and 90-97
4. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark on Protest The additional search fees were accompanied by the applicant's protest. X No protest accompanied the payment of additional search fees.

International application No. PCT/US98/10088

Box III TEXT OF THE ABSTRACT (Continuation of item 5 of the first sheet)

NEW ABSTRACT

This invention relates to proteins, e.g., peptides, that are capable of facilitating transport of an active agent through a human or animal gastro-intestinal tissue, and derivatives, e.g., fragments, and analogs thereof, and nucleotide sequences coding for said proteins and derivatives. The proteins of the invention have use in facilitating transport of active agents from the lumenal side of the GIT into the systemic blood system, and/or in targeting active agents to the GIT.

· · · · · · · · · · · · · · · · · · ·	
A. CLASSIFICATION OF SUBJECT MATTER IPC(6) :A61K 38/00, 38/02; C07K 5/00, 7/00	•
US CL: Please See Extra Sheet. According to International Patent Classification (IPC) or to both	national classification and IPC
TITL DG GD LD GUIDD	
B. FIELDS SEARCHED Minimum documentation searched (classification system followed)	d by classification symbols)
U.S. : 514/2, 12, 13, 14, 15, 16, 17, 18, 21; 530/300, 324	
Documentation searched other than minimum documentation to the	extent that such documents are included in the fields searched
Electronic data base consulted during the international search (na	ame of data base and, where practicable, search terms used)
APS, CAS ONLINE, BIOSIS, MEDLINE, EMBASE, WPIDS	
C. DOCUMENTS CONSIDERED TO BE RELEVANT	
Category* Citation of document, with indication, where a	ppropriate, of the relevant passages Relevant to claim No.
Y SAITO et al. Cloning and Charac Regulatory Factor That Modulates Tra H+/Peptide Cotransporter, PEPT1. Commun. 1997, Vol. 237, pages 577-	nsport Activity of the Human Biochem. and Biophs. Res.
Y LIANG et al. Human Intestinal H ⁺ /Per Functional Expression, and Chromosor of Biological Chemistry. 24 March 19 6456-6463, see entire document.	nal Localization. The Journal
Y US 5,338,665 A (SCHATZ et al.) 16 Figure 3A.	6 August 1994, see especially 18-20
Y WO 95/29938 A1 (FERRING AB especially page 34 (Seq ID No.s 4 and 21).	9) 09 November 1995, see d 5) and page 37 (Seq ID No.
X Further documents are listed in the continuation of Box	C. See patent family annex.
	beer document published after the international filing date or priority
Special categories of cited documents: A document defining the general state of the art which is not considered	date and not in conflict with the application but cited to understand the principle or theory underlying the invention
to be of particular relevance	document of particular relevance; the claimed invention cannot be
E earlier document published on or after the international filing date *L* document whichy throw doubts on priority claim(s) or which is	considered novel or cannot be considered to involve an inventive step when the document is taken alone
cited to establish the publication date of another citation or other special reason (as specified)	 Y document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is
O document referring to an oral disclosure, use, exhibition or other means	considered to involve an inventive such documents, such combination being obvious to a person skilled in the art
•p• document published prior to the international filing date but later than the priority date claimed	
Date of the actual completion of the international search	Date of mailing of the international search report 0.4 NOV 1998
25 SEPTEMBER 1998	0 - NO V 1998
Name and mailing address of the ISA/US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 Facsimile No. (703) 305-3230	Authorized officer AVIS M. DAVENPORT Telephone No. (703) 308-0196
1	L.,

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.	
Y	WO 94/07530 A1 (THE OHIO STATE UNIVERSITY RESEARCH FOUNDATION) 14 April 1994, see especially page 6.	18-20	

International application No. PCT/US98/10088

A. CLASSIFICATION OF SUBJECT MATTER:

US CL: 514/2, 12, 13, 14, 15, 16, 17, 18, 21; 530/300, 324, 325, 326, 327, 328, 329, 330, 350

BOX II. OBSERVATIONS WHERE UNITY OF INVENTION WAS LACKING

This ISA found multiple inventions as follows:

This application contains the following inventions or groups of inventions which are not so linked as to form a single inventive concept under PCT Rule 13.1.

Group I, claim(s)6-21,44-45, and 84, drawn to the binding protein and methods of use.

Group II, claim(s) 22-26, 28-30, 40, 70, 74, 81, 83, and 90-97, drawn to the compositions.

Group III, claim(s) 31-39 and 75, drawn to a method of delivery of a composition.

Group IV, claim(s)42-43, drawn to the antibody.

Group V, claim(s) 48-69, 72, and 86-88, drawn to nucleic acids and recombinant methods.

Group VI, claim(s)76-80, drawn to methods of treatment using the compositions.

Group VII, claim(s) 82, drawn to a nano- or microparticle.

Group VIII, claim(s) 85 and 89, drawn to methods of identifying a molecule.

The inventions listed as Groups I-VIII do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: Group I forms a single inventive concept and contains claims directed to a first appearing product and a first appearing use of the product. Groups II-VIII are drawn to products and methods having different goals and method steps. As anticipatory art can be applied against claim 1 there is no special technical feature linking the claims. Applicant is reminded that a special technical feature is that feature which defines over the prior art. Note that PCT Rule 13 does not provide for multiple products or methods within a single application. It is noted that proteins or peptides which bind specifically to an intestinal or GIT receptor selected from the group HPT1, hPEPT1, D2H, and hSI are known in the prior art. See for Example Saito et al. Accordingly, unity of invention can not be prdicted on the grounds of the claimed utility of the present invention.

Each of the inventive groups I-VIII encompass species A_G which are considered separate inventive concepts. Therefore, there are at least 56 total inventions set forth in the instant application.

This application contains claims directed to more than one species of the generic invention. These species are deemed to lack Unity of Invention because they are not so linked as to form a single inventive concept under PCT Rule 13.1. In order for more than one species to be searched, the appropriate additional search fees must be paid. The species are as follows:

- A. a purified protein which binds specifically to a GIT receptor (no structure set forth).
- B. a protein as set forth by the generic formula of claim 6.
- C. a protein as set forth by the generic formula of claim 10.
- D. a protein as set forth by the generic formula of claim 14.
- E. a protein including any one of the sequences of claim 18.
- F. a protein including any one of the sequences of claim 19.
- G. a protein including any one of the sequences of claim 20.

The species listed above do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, the species lack the same or corresponding special technical features for the following reasons: The claims 1-21 are drawn to markush groups of proteins and methods of use. The proteins lack unity of invention because they are not so linked as to form a single general inventive concept under PCT Rule 13.1 for the following reason. Unity of invention for the "markush groups" contained within the generic claims 1, 6, 10, 14, 18, 19 and 20 can only be acknowledged if a can be shown that:

(I) all alternatives have a common activity; and

(II) an inventive, common structural element.

In cases where the common structure can not be the unifying criteria, all alternatives belong to a recognized class of chemical compounds in the art to which the invention pertains.

In the present case, criteria (I) is not met in the claimed invention because the activity of specifically binding to a GIT receptor selected from the group of HPT1, hPEPT1, D2H and hSI would not be expected for every receptor. A protein that binds to one receptor specifically would not be expected to bind to other receptors specifically. Also the extent to which a protein will bind to a receptor is not predictable. Criteria (II) is also not met as the amino acid sequence structures of the proteins are all different and do not have a common core. The proteins are also not from a recognized



·					
·			·	•	
	·				
	S				
		·	·		-
•				 	
		 The second secon			
		•			